	01p
MEMO	7 2 0 2005 B
	EMARK

TRANSMITTAL LETTER Docket No. (General - Patent Pending) 112440-792 In Re Application Of: Taylor et al. Application No. Filing Date Examiner Customer No. Group Art Unit Confirmation No. 10/074,339 February 12, 2002 Thao T. Tran 29190 1711 5846 Titie: ELECTRO-KINETIC AIR TRANSPORTER-CONDITIONER DEVICES WITH ENHANCED EMITTER **ELECTRODE** 4) **COMMISSIONER FOR PATENTS:** Transmitted herewith is: Statement Under 37 CFR 3.73(b) (1 pg.); Assignment (2 pgs.); Power of Attorney (1 pg.); Change of Correspondence Address (1 pg.); and Return Receipt Postcard. in the above identified application. \mathbf{X} No additional fee is required. A check in the amount of is attached. The Director is hereby authorized to charge and credit Deposit Account No. 02-1818 as described below. Charge the amount of Credit any overpayment. Charge any additional fee required. ☐ Payment by credit card. Form PTO-2038 is attached.

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

Dated: October 18, 2005

Robert M. Gould Reg. No. 43,642 Customer No. 29190

CC:

hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)] on

October 18, 2005

Person Mailing

Heather Foster

Typed or Printed Name of Person Mailing Correspondence

Signature

Tracy Wan

President and COO

Name

Title

Ó١Ē PTC/SB/90 (11-04) Approved for use through 11/SB/2005, OMB 0651-0035 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. OCT 2 0 2005 PADEMARK! POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO I hereby revoke all previous powers of attorney given in the application identified in the attached statement under 37_CFR 3.73(b). I hereby appoint: X Practitioners associated with the Customer Number: 29190 ÔЯ Practitioner(s) named below (if more than ten patent practitioners are to be named, then a customer number must be used): Name Registration Number Name Registration Number as attorney(s) or agent(s) to represent the undersigned before the United States Patent and Trademark Office (USPTO) in connection with any and all patent applications assigned only to the undersigned according to the USPTO assignment records or assignment documents attached to this form in accordance with 37 CFR 3.73(b). Please change the correspondence address for the application identified in the attached statement under 37 CFR 3,73(b) to: X 29190 The eddress associated with Customer Number: OR Firm or Individual Name Address City State Zin Country Telephone Fex Assignee Name and Address: Sharper Image Corporation 650 Davis Street San Francisco, California 94111 A copy of this form, together with a statement under 37 CFR 3.73(b) (Form PTO/SB/96 or equivalent) is required to be filed in each application in which this form is used. The statement under 37 CFR 3.73(b) may be completed by one of the practitioners appointed in this form if the appointed practitioner is authorized to act on behalf of the assignes, and must identify the application in which this Power of Attorney is to be filed, SIGNATURE of Addignos of Record he individual whose signature and title is supplied below is authorized to act on behalf of the assignee

This collection of Information is required by 37 CFR 1.31, 1.32 and 1.33. This information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection to estimated to take 3 infaults to complete, including gethering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any complete, including gethering, preparing, and submitting the complete this form and/or suggestions for reducing this burden, should be sont to the Chief Information Officer, U.S. Palent and Trademark Office, U.S. Department of Cocumence, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Date

Telephone

နေ့ Doc Code:

OCT 2 0 2005

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

A TAADEMARK STATEMENT UNDER 37 CFR 3.73(b)

Applicant/Patent Owner: Sharper Image Co	rporation			
Application No./Patent No.: 10/074,339		Filed/Issue Date: February 12, 2002		
Entitled: ELECTRO-KINETIC AIR TRAN EMITTER ELECTRODE	SPORTER-CON	DITIONER DEVICES WITH ENHANCED		
Sharper Image Corporation	, a <u>corp</u>	oration		
(Name of Assignee)		Assignee, e.g., corporation, partnership, university, government agency, etc.)		
states that it is:				
the assignee of the entire right, title, ar	nd interest; or			
2. an assignee of less than the entire righ. The extent (by percentage) of its owner.				
n the patent application/patent identified above	by virtue of either:			
		dentified above. The assignment was recorded in the United me, or for which a copy thereof is attached.		
DR .				
3. [] A chain of title from the inventor(s), of the pater	nt application/patent i	dentified above, to the current assignee as shown below:		
1. From:	To:			
The document was recorded in the United Sta	tes Patent and Trade			
Reei, Frame	, or for which	a copy thereof is attached.		
2. From:	To:			
The document was recorded in the United Sta	tes Patent and Trade	emark Office at		
Reel, Frame	, or for which	a copy thereof is attached.		
3. From:	То:			
The document was recorded in the United Sta				
Reel , Frame	, or for which	a copy thereof is attached.		
[] Additional documents in the chain of title are	listed on a suppleme	ental sheet.		
accordance with 37 CFR Part 3, if the as	iginal assignment do ssignment is to be re	cument (s)) must be submitted to Assignment Division in corded in the records of the USPTO. See MPEP 302.08]		
the undersigned (whose title is supplied below) is auti	ponzeu to act on ben			
- Tover stowa		October 18, 2005		
Signature		Date		
Robert M. Gould (Reg. No		(312) 807-4244		
Printed or Typed Na	ime .	Telephone number		
Attorney of Recor	d			
Title				

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETE D FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

JOINT TO CORPORATE ASSIGNMENT

WHEREAS, the undersigned Inventors:

OCT 2 0 2005

(1)	Charles E. Taylor			
a resident of	Sebastopol, California	; and		
(2)	Jim L. Lee			
a resident of	Rohnert Park, California			

have invented certain new and useful improvements in:

ELECTRO-KINETIC AIR TRANSPORTER-CONDITIONER DEVICES WITH ENHANCED EMITTER ELECTRODE

and have executed a declaration or oath for an application for a United States patent disclosing and identifying the invention.

Said U.S. Patent Application has a Serial Number of 10/074,339 and a filing date of February 12, 2002.

WHEREAS Sharper Image Corporation (hereinafter termed "Assignee"), a corporation of the State of Delaware, having a place of business at 650 Davis Street, San Francisco 94111-1904, State of California, wishes to acquire the entire right, title and interest in and to said application and the invention disclosed therein, and in and to all embodiments of the invention, heretofore conceived, made or discovered jointly or severally by said Inventors (all collectively hereinafter termed "said invention"), and in and to any and all patents, certificates of invention and other forms of protection thereon (hereinafter termed "patents") applied for or granted in the United States and/or other countries.

NOW THEREFORE, for good and valuable consideration acknowledged by each of said Inventors to have been received in full from said Assignee:

- 1. Said Inventors do hereby sell, assign, transfer and convey to said Assignee, the entire right, title and interest (a) in and to said application and said invention; (b) in and to all rights to apply in any or all countries of the world for patents, certificates of inventions or other governmental grants on said invention, including the right to apply for patents pursuant to the International Convention for the Protection of Industrial Property or pursuant to any other convention, treaty, agreement or understanding; (c) in and to any and all applications filed and any and all patents, certificates of inventions or other governmental grants granted on said invention in the United States or any other country, including each and every application filed and each and every patent granted on any application which is a division, substitution, or continuation of any of said applications; (d) in and to each and every reissue or extension of any of said patents; and (e) in and to each and every patent claim resulting from a reexamination certificate for any and all of said patents.
- 2. Said Inventors hereby jointly and severally covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right, title and interest herein conveyed in the United States and other countries. Such cooperation by said Inventors shall include prompt production of pertinent facts and documents, giving of testimony, executing of petitions, oaths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for complying with any duty of disclosure; (c) for prosecuting any of said applications; (d) for filing and prosecuting substitute, divisional, continuing or additional applications covering said invention; (e) for filing and prosecuting applications for reissue of any of said patents; (f) for interference or other priority proceedings involving said invention; and (g) for legal proceedings involving said invention and any applications therefor and any patents granted thereon, including without limitation opposition proceedings, cancellation proceedings, priority contests, public

use proceedings, reexamination proceedings, compulsory licensing proceedings, infringement actions and court actions; provided, however, that the expense incurred by said Inventors in providing such cooperation shall be paid for by said Assignee.

- The terms and covenants of this Assignment shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon said Inventors, their respective heirs, legal representatives and assigns.
- Said Inventors hereby jointly and severally warrant and represent that they have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.

IN WITNESS WHEREOF, the said Inventors have executed this instrument on the date of acknowledgment before the Notary Public as given below and delivered this instrument to said Assignee:

		(1)	V 067	7	Ū
		(1)	(Charles E. Taylo	r)	
		DATE:	8/15/2002	<u></u>	
State of			, .		
County of)			
On	befor	re me,			,
person whose name is sub	les E. Taylor, personally kno- scribed to the within instrum- gnature on the instrument the	wn to me (or provient and acknowle	edged to me that he ex	of satisfactory evide	his authorized
WITNESS my hand and o	fficial seal.				
Signature					
****	*******	******	*****	*****	
		_	1 - 1		
		(2)	Jim L. Lee)	<u> </u>	
		DATE:	09-05-	02	
State of	litornia)			
County of	Sónoma))			
on Sept.	5, 2002 before		C. Stains	rooh	,
whose name is subscribed to	Lee, personally known to me to the within instrument and a the instrument the person, or	e (or proved to macknowledged to a	me that he executed the	factory evidence) to l	ized capacity
WITNESS my hand and of					
Signature	Shr		O CONTRACTOR OF THE PARTY OF TH	C. STAINBI COMM. # 13 ENOTARY PUBLIC-C	ROOK 3
		Page 2	Z V	SONOMA CO	O YTAUC

Title 35, United States Code §120

SECTION 120. BENEFIT OF EARLIER FILING DATE IN THE UNITED STATES

An application for patent for an invention disclosed in the manner provided by the first paragraph of section 112 of this title in an application previously filed in the United States, or as provided by section 363 of this title, which is filed by an inventor or inventors named in the previously filed application shall have the same effect, as to such invention, as though filed on the date of the prior application, if filed before the patenting or abandonment of or termination of proceedings on the first application or on an application similarly entitled to the benefit of the filing date of the first application and if it contains or is amended to contain a specific reference to the earlier filed application.

<u>Title 35, United States Code, §112 (first paragraph)</u> SECTION 112. SPECIFICATION

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same, and shall set forth the best mode contemplated by the inventor of carrying out his invention.

<u>Title 37, Code of Federal Regulations, §1.56</u> SECTION 1.56. DUTY TO DISCLOSE INFORMATION MATERIAL TO PATENTABILITY

- (a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is cancelled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§1.97(b)-(d) and 1.98.* However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:
 - (1) prior art cited in search reports of a foreign patent office in a counterpart application, and
 - (2) the closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.
- (b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and
 - (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or
 - (2) It refutes, or is inconsistent with, a position the applicant takes in:
 - (i) Opposing an argument of unpatentability relied on by the Office; or
 - (ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

- (c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
 - (1) Each inventor named in the application;

1.

1

- (2) Each attorney or agent who prepares or prosecutes the application; and
- (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.
- (d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor.
- * §§1.97(b)-(d) and 1.98 relate to the timing and manner in which information is to be submitted to the Office.